

IN THE UNITED STATES DISTRICT COURT FOR
THE MIDDLE DISTRICT OF ALABAMA

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Charles Hicks #246241

Full name and prison number
of plaintiff(s)

v.

The Prison Health Services

416 Mary Lindsay Pl. Ste 515

Franklin, Tenn. State Correctional

Warden Leon Furniss

Dr. Paul Corbin

Name of person(s) who violated
your constitutional rights.
(List the names of all the
persons.)

DEBRA P. HACKETT, CLK
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

CIVIL ACTION NO. 2:07 cv 668 - WHA
(To be supplied by Clerk of
U.S. District Court)

I. PREVIOUS LAWSUITS

A. Have you begun other lawsuits in state or federal court
dealing with the same or similar facts involved in this
action? YES (☒) NO (☐)

B. Have you begun other lawsuits in state or federal court
relating to your imprisonment? YES (☒) NO (☐)

C. If your answer to A or B is yes, describe each lawsuit
in the space below. (If there is more than one lawsuit,
describe the additional lawsuits on another piece of
paper, using the same outline.)

1. Parties to this previous lawsuit:

Plaintiff(s) Charles Hicks #246241

Defendant(s) Alabama Dept. of Corrections
and The Prison Health Services.

2. Court (if federal court, name the district; if
state court, name the county) ALABAMA, District
Middle Court, Montgomery County.

3. Docket number 01A
4. Name of judge to whom case was assigned Judge Charles Coody, Jr.
5. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?) Still pending.
6. Approximate date of filing lawsuit Oct of 2006.
7. Approximate date of disposition Oct of 2006.

II. PLACE OF PRESENT CONFINEMENT Alexander City Community Base, P.O. Drawer 160, Alexander, City, AL 35011

PLACE OF INSTITUTION WHERE INCIDENT OCCURRED Staton Correctional Facility, P.O. Box 56, Elmore, Alabama 36025

III. NAME AND ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR CONSTITUTIONAL RIGHTS.

- | NAME | ADDRESS |
|---|---|
| 1. <u>The Prison Health Services,</u> | <u>416 MARY LINDSAY PL. Franklin, Tenn.</u> |
| 2. <u>Staton Correctional Facility,</u> | <u>P.O. Box 56, Elmore, AL 36025</u> |
| 3. <u>Warden Leon Fueniss,</u> | <u>P.O. Box 56, Elmore, AL 36025</u> |
| 4. <u>Dr. Paul Conhien,</u> | <u>P.O. Box 56, Elmore, AL 36025</u> |
| 5. _____ | _____ |
| 6. _____ | _____ |

IV. THE DATE UPON WHICH SAID VIOLATION OCCURRED July 12th, 2007.

V. STATE BRIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION THAT YOUR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:

GROUND ONE: I was in danger of losing my left leg that has a lot of fluid in it because they would not provided me with the proper medical treatments that i need. And they also violated my constitutional Rights from not sending me to an outside Hospital too get help for my leg and blockage that is in my main artery at all. And also for the cruel and unusual punishment for treating me about my health problems.

STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place and manner and person involved.)

On July 12, 2007, I met with The Prison Health Services members at State Correctional and I told them about my health problems. I told them that I wanted another doctor's opinion but they told no. They will not send me to an outside hospital.

GROUND TWO: Being because of cruel and unusual punishment and violation of my Constitutional Rights.

SUPPORTING FACTS: They violated my Constitutional Rights by not giving me adequate treatments about my health problems at all. They are not very professional at all to any other inmates also that has health problems.

GROUND THREE: Being for money for pain and suffering.

SUPPORTING FACTS: The reason why is because my left leg is ~~cons~~ always hurting me so bad because it has a lot of fluid in it from the bottom of my foot to the upper part of my thigh. It hurts so bad that I am walking on a walking cane all of the time too try to keep pressure off of it. They won't do anything for me at all.

VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU.
MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.

*To make them pay me money for all the suffering and
Pain and also to get me too an Outside Hospital so
I can get help for it. I am suing for \$2 Million Dollars
for suffering and Pain and for my freedom.*

Charles Hicks #246241
Signature of plaintiff(s)

I declare under penalty of perjury that the foregoing is true
and correct.

EXECUTED on *July 18, 2007*
(Date)

Charles Hicks #246241
Signature of plaintiff(s)

Charles Hicks #246841 DTA
Alexander City Community Base
P.O. Drawer 160
Alexander City, AL 35011



Legal
mail

To The Office of The Clerk
United States Middle District Court
Attention !!! Clerks Office
P.O. Box 711
Montgomery AL 36101-0711